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June 17, 2010

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CHAMBERS OF JUDGE ROBERT P. PATTERSON

1 8 2010

NOT ADMITTED TO THE NEW YORK BAR

By Facsimile

The Honorable Robert P. Patterson United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street, Courtroom 24A New York, New York 10007-1312

> Sotarriba et al. v. 53rd Street Partners LLC et al. Case No.: 09 Civ. 5425 (RPP) (JCF)

Caravantes et al. v. 53rd Street Partners LLC et al. Case No.: 09 Civ. 7821 (RPP) (JCF)

Dear Judge Patterson:

We write on behalf of the plaintiffs in the above-captioned matters and with the consent of counsel for the defendants in the above-captioned matters.

With regard to the Sotarriba matter (09 Civ. 5425), we write to inform the Court that plaintiffs have reached an agreement in principle to settle with defendants 53rd Street Partners LLC, Stefano Frittella and Roberto Delledonne. Once the terms of the parties' agreement have been finalized, and the agreement has been memorialized and executed, we will submit an appropriate Stipulation of Dismissal to the Court.

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:

The parties should submid the Stigulation of Dirininal by 7/10 So ordered What P Valley 0584

PAUL, WEISS, RIFKIND, WHARTON & CARRISON
The Honorable Robert P. Patterson

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With regard to the Caravantes matter (09 Civ. 7821), the parties continue to proceed with discovery while engaging in parallel settlement discussions. The parties have conferred and agree that additional settlement discussions may prove fruitful. Accordingly, the parties respectfully submit this joint request to extend the discovery and other pretrial deadlines in the Caravantes matter set in the Scheduling Order dated December 2, 2009 (Dkt. No. 12). This is the first request for an extension of time in the Caravantes matter. Enclosed with this letter, please find a Proposed Amended Scheduling Order setting forth a proposed discovery and pretrial schedule on which the parties have agreed.

Respectfully submitted,

Aaron S. Delaney

Enclosure

cc (by email):

Kerry M. Parker, Esq. (counsel for defendants) Carmela Huang, Esq. (counsel for plaintiffs)